## $_{ m JS~44~(Rev.~I}$ Gase 1:20-cv-05067-NCM-SJB CI VOLUMENTER SHOPE 121/20 Page 1 of 2 PageID #: 18

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

U.S. Government   Part   Principal Place   Principal Place   Principal Place   A   A   A   A   A   A   A   A   A	I. (a) PLAINTIFFS				DEFENDANTS						
(c) Automays (First Listed Plaining)  (d) Automays (First Listed Plaining)  (e) Automays (First Listed Plaining)  (e) Automays (First Listed Plaining)  (first Listed Plaining)  (first Listed Plaining)  (g) Automays (First Listed Plaining)  (g) First Listed Plaining)  (g) Automays (First Listed Plaining)  (g) Automays (First Listed Plaining)  (g) First Listed Plaining Listed Plaining Plaining)  (g) First Listed Plaining Liste	THE PROVIDENCE GROUPS, LLC				OMNI ADMINISTRATORS INC. d/b/a/ LEADING EDGE						
(c) Alturreys (Francisco Control Contr					ADMINISTRATORS						
Column   C											
Jay R. Speyer, MORRISON COHEN LLP, 909 Third Avenue, New York, New York (10022	(EACEFT IN U.S. PLANVIER CASES)				NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF						
Avenue, New York, New York 10022  III. BASIS OF JURISDICTION Plane as "Y in the Rear Only)    1 U.S. Giverment   2	(c) Attorneys (Firm Name, Address, and Telephone Number)				Attorneys (If Known)						
III. BASIS OF JURISDICTION (Place on "X" is One Bas Only)	Jay R. Speyer, I	MORRISON COHEN	LLP, 909 Third								
D.S. Government   Pisiantifi   Conference   Pisiantifi   Pisiantifi   Conference   Pisiantifi	Avenue, New York, New York 10022										
Plaintiff (C.S. Government Control of Principal Place   4   4   4   4   4   4   4   4   4	II. BASIS OF JURISDICTION (Place an "X" in One Box Only)					RINCIP					
Defendant    Clitters or Salpict of a   3   3   Foreign Nation		_ `		Citize		1 Incorporated or Principal Place 4 4					
Foreign County   Fore				Citizen of Another State						5	
TORIS	W. M. TYPE OF SYNT				reign Country						
130 Miller Act   130 All Araphane   315 Alreghane Product Liability   367 Health Care'   150 Mecovery of Overgayment   320 Assault, Libel & Penantal Employers'   350 Federal Employers'   350 Moor Vehicle   350 Federal Injury   360 Other Personal Injury   360 Federal Injury   360 Other Personal Injury   360 Other Personal Injury   360 Federal Injury   360 Other Personal Injury   360 Other											
313 Miller Act											
40 Negotable Instrument   190 Recovery of Overpayment & Eaforcement of Judgment & Eaforcement of Judgment & Eaforcement of Judgment & Eaforcement of Judgment & Sander & San		<b>—</b> ·		F <sub>60</sub>				_ `		С	
As Enforcement of Judgment   Slander   Personal Injury   Product Liability   Slander and Advance   Slander   Slander	140 Negotiable Instrument	Liability	367 Health Care/		o otner			400 State R	Reapportion	nment	
151 Medicane Act     330 Federal Employers'   152 Recovery of Defaulted Student Loans (Excludes Veterals)   330 Federal Employers'   153 Recovery of Defaulted Student Loans (Excludes Veterals)   340 Marine   340		<b>—</b>								ing	
Student Loans (Excludes Veterans)   340 Marine   1 Jay Product   1 Liability   345 Marine Product   1 Liability   350 Motor Vehicle   371 Truth in Lending   371 Truth in Lending   371 Truth in Lending   375 Motor Vehicle   371 Truth in Lending   375 Motor Vehicle   371 Truth in Lending   376 Other Personal   1 Jay Property Danage   360 Other Personal   1 Jay Property Danage   360 Other Personal   1 Jay Property Danage   362 Personal Injury   364 Other Personal   1 Jay Product Liability   364 Other Personal   1 Jay Product Liability   365 Motor Vehicle   376 Truth   376 Motor Personal   1 Jay Product Liability   366 Motor Personal   1 Jay Product Liability   367 Personal Product Liability   367 Personal Product Liability   367 Personal Product Liability   368 Personal Product Liability   369 Personal Product Liability   360 Personal Product Liabili	151 Medicare Act	330 Federal Employers'	Product Liability			830 Pa	tent	450 Comm	erce	C	
15 SR ecovery of Overpayment of Voterns 15 Benefits   350 Motor Vehicle   370 Truth in Lending   150 USC 180	Student Loans	340 Marine	Injury Product			N N	ew Drug Application	470 Racket	eer Influe		
Or Veteran's Benefits   350 Motor Vehicle   370 Other Fraud   370 Fair Labor Standards   Act of 2016   (15 USC 1681 or 1692)   160 Stockholder's State   359 Motor Vehicle   371 Truth in Lending   380 Other Personal   190 Other Contract   190 Contract Product Liability   195 Contract Product Liability   195 Contract Product Liability   195 Contract Product Liability   195 Contract Product Liability   196 Franchise   190 Other Covid Rights   190 Contract Product Liability   190 Cable State   1	<b>—</b> ` '		•	v 📙	LABOR	<b>=</b>			_		
190 Other Contract   190 Other Contract   190 Other Contract   190 Contract Product Liability   360 Other Personal   195 Contract Product Liability   360 Other Personal   196 Franchise   240 Each Curd   240 Cable-Statute   240 Cable	of Veteran's Benefits	350 Motor Vehicle	370 Other Fraud		0 Fair Labor Standards	_		(15 US	SC 1681 or	r 1692)	
195 Contract Product Liability   387 Property Damage   196 Franchise   196 F			_	72		SOCI	AL SECURITY			ımer	
362 Personal Injury   Product Liability   251 Family and Medical Leave Act   Medical Malpractice   Medical M				ge Relations 861 HIA (1395ff)		,	490 Cable/Sat TV				
REAL PROPERTY	190 Planchise	362 Personal Injury -			1 Family and Medical	863 D	WC/DIWW (405(g))	Excha	nge		
210 Land Condemnation   240 Other Civil Rights   220 Foreclosure   220 Foreclosure   241 Voting   246 Ad Alien Detainee   310 Motions to Vacate   241 Forter Product Liability   245 Tort Product Liability   245 Tort Product Liability   245 Tort Product Liability   245 Tort Product Liability   245 Amer. w/Disabilities   530 General   340 Mandamus & Other   350 General   346 Mandamus & Other   350 Penalty   346 Amer. w/Disabilities   550 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty   346 Mandamus & Other   350 Civil Rights   350 Penalty	REAL PROPERTY		PRISONER PETITIONS	79		_		<b>=</b>	-		
230 Rent Lease & Ejectment 244 3 Housing 442 Employment 443 Housing 510 Motions to Vacate Sentence 245 Tort Product Liability 290 All Other Real Property 445 Amer. w.Disabilities 530 General 190 Other 250 Civil Rights 550 Constitutionality of State Court 448 Education 550 Confinement 650 Civil Detaine - Conditions of Confinement 750 Confinement 750 Civil Detaine - Conditions of Confinement 750 Civil Detaine - Conditions 750 Civil D	<b>—</b>	<b>⊟</b>		<b>*</b> 79				893 Enviro	nmental M	<b>1</b> atters	
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446 Amer. w/Disabilities	290 All Other Real Property	445 Amer. w/Disabilities -			IMMIGRATION		•				
V. ORIGIN (Place an "X" in One Box Only)  1 Original											
V. ORIGIN (Place an "X" in One Box Only)  Toriginal Proceeding 2 Removed from Appellate Court Appellate Court Reopened Another District Litigation - Transfer Direct File  VI. CAUSE OF ACTION  Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):  29 U.S.C. §1001, et seq.  Brief description of cause: Breach of fiduciary duties and request for equitable accounting pursuant to ERISA; state law causes of action for negligence and indemnification  VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: COMPLAINT: UNDER RULE 23, F.R.Cv.P. 1,500,000.00 JURY DEMAND: Yes No  VIII. RELATED CASE(S) IF ANY  Signature of Attorney Of RECORD		Other	550 Civil Rights								
V. ORIGIN (Place an "X" in One Box Only)    1 Original   2 Removed from   3 Remanded from Appellate Court   4 Reinstated or Another District (specify)   Transfer   8 Multidistrict Litigation - Direct File    VI. CAUSE OF ACTION   Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):   29 U.S.C. §1001, et seq.     Brief description of cause: Breach of fiduciary duties and request for equitable accounting pursuant to ERISA; state law causes of action for negligence and indemnification    VII. REQUESTED IN COMPLAINT:   UNDER RULE 23, F.R.Cv.P.   1,500,000.00   JURY DEMAND:   Yes   No    NO   VIII. RELATED CASE(S)   IF ANY   Signature of attractions:   Signature of attractions:   Signature of attractions   Signatur		446 Education	560 Civil Detainee -								
Toriginal Proceeding											
Proceeding State Court Appellate Court Reopened Another District (specify) Transfer Litigation - Direct File  VI. CAUSE OF ACTION  Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):  29 U.S.C. §1001, et seq.  Brief description of cause: Brief description of cause: Breach of fiduciary duties and request for equitable accounting pursuant to ERISA; state law causes of action for negligence and indemnification  VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: COMPLAINT: UNDER RULE 23, F.R.Cv.P. 1,500,000.00 JURY DEMAND: Yes No  VIII. RELATED CASE(S)  IF ANY  (See instructions):  JUDGE  DOCKET NUMBER  DOCKET NUMBER  DOCKET NUMBER	V. ORIGIN (Place an "X" in One Box Only)										
VI. CAUSE OF ACTION    29 U.S.C. §1001, et seq.	Proceeding Sta				ened Another	District	Litigation		Litigatio	on -	
Brief description of cause: Breach of fiduciary duties and request for equitable accounting pursuant to ERISA; state law causes of action for negligence and indemnification  VII. REQUESTED IN COMPLAINT: UNDER RULE 23, F.R.Cv.P. DOCKET NUMBER  DOCKET NUMBER  DOCKET NUMBER  FOR OFFICE USE ONLY		29 LLS C. 81001 et se	•	filing (1	Oo not cite jurisdictional stat	utes unless	diversity):				
VII. REQUESTED IN ☐ CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: COMPLAINT: UNDER RULE 23, F.R.Cv.P. 1,500,000.00 JURY DEMAND: ☐ Yes No  VIII. RELATED CASE(S) IF ANY   SIGNATURE OF ATTORNEY OF RECORD  FOR OFFICE USE ONLY	VI. CAUSE OF ACTION	Brief description of car	use:		" FDIOA						
COMPLAINT: UNDER RULE 23, F.R.Cv.P. 1,500,000.00 JURY DEMAND: Yes No  VIII. RELATED CASE(S) IF ANY  DATE  SIGNATURE OF ATTORNEY OF RECORD  FOR OFFICE USE ONLY  1,500,000.00  JURY DEMAND: Yes No  DOCKET NUMBER  DOCKET NUMBER	VII REQUESTED IN										
IF ANY  (See instructions): JUDGE  DOCKET NUMBER  DOCKET NUMBER  FOR OFFICE USE ONLY											
FOR OFFICE USE ONLY		(See instructions):	JUDGE			DOC	KET NUMBER				
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## Case 1:20-cv-05067-NCM-SJB Document 2 Filed 10/21/20 Page 2 of 2 PageID #: 19 CERTIFICATION OF ARBITRATION ELIGIBILITY

Local Arbitration Rule 83.7 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed. Case is Eligible for Arbitration do hereby certify that the above captioned civil action is ineligible for I, Jay R. Speyer counsel for compulsory arbitration for the following reason(s): monetary damages sought are in excess of \$150,000, exclusive of interest and costs, the complaint seeks injunctive relief, the matter is otherwise ineligible for the following reason DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1 Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks: Plaintiff does not have any parent corporations and no publicly held corporations own 10% or more of its stock. RELATED CASE STATEMENT (Section VIII on the Front of this Form) Please list all cases that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) provides that "A civil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or because the cases arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the same judge and magistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil case: (A) involves identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power of a judge to determine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the court. NY-E DIVISION OF BUSINESS RULE 50.1(d)(2) Is the civil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk 1.) County? Yes No 2.) If you answered "no" above: a) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk County? Yes No b) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern District? Yes c) If this is a Fair Debt Collection Practice Act case, specify the County in which the offending communication was received: If your answer to guestion 2 (b) is "No." does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or Suffolk County, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau or Yes No (Note: A corporation shall be considered a resident of the County in which it has the most significant contacts). BAR ADMISSION I am currently admitted in the Eastern District of New York and currently a member in good standing of the bar of this court. V No Yes Are you currently the subject of any disciplinary action (s) in this or any other state or federal court? Yes (If yes, please explain No I certify the accuracy of all information provided above. Signature: